IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 10/724,845 Confirmation No.: 2172

Applicant(s): Wisniewski et al.

Filed: 12/01/2003 Art Unit: 2151

Examiner: Walsh, John B. Title: Communication Tagging

Attorney Docket No.: YOR920030535US1 (909A.0149.U1(US))

Customer No.: 29,683

Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313-1450

Petition To Commission (37 C.F.R. §1.182)

Sir:

This is a petition under 37 C.F.R. §1.182 (situations not specifically provided for). Please charge deposit account 50-0510 for petition fee under 37 C.F.R. §1.17(h) of \$130.00 and/or for any other fee deficiency.

In accordance with MPEP 605.04(c), applicants' attorney hereby petitions to change the name of one of the inventors on the application. Enclosed is a declaration signed by the inventor with both names and setting forth the procedure whereby the change of name was effected. The last name of one of the inventors has been changed from "Wisniewski" --Lanzerotti--.

Respectfully submitted,

Mark F. Harrington (Reg. No. 31,686)

10/29/07

Date

Customer No.: 29683

Harrington & Smith, PC

4 Research Drive

Shelton, CT 06484-6212

203-925-9400

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Declaration For Inventor's Change of Name

Sir:

I, the undersigned inventor of the invention described in the above-identified patent application, declare as follows:

My name has changed from Mary WISNIEWSKI to Mary LANZEROTTI. The procedure whereby the change of name was effected was dissolving of marriage as evidenced by the attached JUDGMENT OF DIVORCE, dated August 4, 2004 (Attachment A).

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false

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statements may jeopardize the validity of the application or

any patent issued thereon.

Date: 26 October 2007

By: Mary WISNIEWSKI

By: Wary Caryrott

Date: 260ch Ser 2007

Appl. No.: 10/724,845

ATTACHMENT A

JUDGMENT OF DIVORCE



AUG 2 G 2004

LEONARD N. SPANO COUNTY CLERK COUNTY OF WESTCHESTER At the Matrimonial Part of New York State Supreme Court at the Courthouse, Westchester County On the 4th day of August 2004

Present:

HON. MARGARET GARVEY

Hon.

APR

JUSTICE OF THE SUPREME COURT. S.C.

MARY WISNIEWSKI,

3270-04

Index No.: 13270-04

Plaintiff,

JUDGMENT OF

-against-

DIVORCE

ROBERT WISNIEWSKI,

Defendant.

This action was submitted to the referee/this court for consideration this date.

Plaintiff is represented by Arnold D. Cribari, Esq. The Defendant has appeared by counsel, has admitted being personally served with a Summons

with Notice in this action, and has consented to Plaintiff obtaining a divorce hased upon constructive abandonment as alleged in the Complaint, and as shown in Plaintiff's Affidavit and Defendant's Affidavit.

The Court accepted written proof of non-military service.

The Plaintiff's address is P.O. Box 46, Chappaqua, NY 10514, and her social security number is 153-46-4631. The Defendant's address is 253 Maple Brook Court, Yorktown Heights, NY 10598, and his social security number is 072-60-0254.

There are no children or issue of the marriage.

The parties entered into a Separation Agreement fully executed on the 16th day of June, 2004, a copy of which is submitted herewith.

Now on motion of Arnold D. Cribari, Esq., the attorney for Plaintiff, it is:

ORDERED AND ADJUDGED, that Plaintiff shall have a judgment dissolving the marriage on the evidence found in the Findings of Fact and Conclusions of Law based upon DRL §170 subdivision 2, and it is further

ORDERED AND ADJUDGED, that the Separation Agreement fully executed on June //, 2004 is incorporated by express reference into this judgment, shall survive and not merge in this judgment, and the parties hereby are directed to comply with every legally enforceable term and provision of said separation agreement; and it is further

ORDERED AND ADJUDGED, that Plaintiff may resume the use of

her maiden name to wit: Lanzerotti.

Dated: August 4, 2004

ENTER

Consented to as the form and Substance and Notice of Settlement Waived:

& MATER, ESQS.

by Lynn J. Maier, Esq.

Attorney for Defendant